exercising reasonable diligence would have known

that such failure existed.

"(II) PENALTY NOT TO APPLY TO FAILURES RECTED WITHIN 30 DAYS.—No civil money nenaltv shall be imposed under this paragraph anv failure if such failure was due to reasonable cause and not to willful neglect, and such failure rected during the 30-day period beginning first day any of the entities against whom penalty would be imposed knew, exercising reasonable diligence would have known. t.hat. such existed. failure

(D) ADMINISTRATIVE REVIEW—

(i) OPPORTUNITY FOR HEARING.—The entity assessed shall be afforded an opportunity for hearing by the Secretary upon request made within 30 days after the date of the issuance of a notice of assessment.

In such hearing the decision shall be made on the record pursuant to section 554 of title 5. United States Code. If no hearing is requested, the assessment shall constitute a final and unappealable order.

"(ii) HEARING PROCEDURE.—If hearing requested, the initial agency decision shall be made by an administrative law judge, and such decision shall final order unless become t.he the Secretary modifies or vacates the decision. Notice of intent modify or vacate the decision of the administrative law iudae shall be issued to the parties within 30 davs after the date of the decision of the judge. A order which takes effect under this paragraph shall subject to review only as provided under <u>subparagraph</u> Œ).

"(E) IUDICIAL REVIEW.—

entity
against whom an order imposing a civil
money penalty
has been entered after an agency hearing
under this
paragraph may obtain review by the
United

district court for any district in which is located or the United States District. Court for the District of Columbia by filing a notice of anneal such court within 30 days from the date of such and simultaneously sending a copy of such notice registered mail to the Secretary. "(ii) CERTIFICATION OF ADMINISTRATIVE RECORD. The Secretary shall promptly certify and court the record upon which the penalty Secretary shall be set aside only if found be ported by substantial evidence as provided hv section 706(2)(E) of title 5. United States Code.

"(iv) APPEAL.—Any final decision, order, or judg-ment of the district court concerning such review shall be subject to appeal as provided in chapter 83 of title 28 of such Code. (F) FAILURE TO PAY ASSESSMENT; MAINTENANCE OF

AC\* JL ION."